## IN THE UNITED STATES DISTRICT COURT FOR THE DISTRICT OF NEBRASKA

WAYNE ABRAHAMSON,	) 4:05CV3039
BERGMAN BROTHERS, and	)
WAYNE CARLSON,	)
Plaintiffs,	)
,	)
VS.	)
FIRST NATIONAL BANK OF	) <b>MEMORANDUM</b>
HOLDREGE, KENNETH	) AND ORDER
SLOMINSKY, ERIC TITUS,	)
RONALD STERR, TIM WIEBE,	)
JEANETTE HARDEN, KIRK	)
RILEY, MARK UTTER, and	)
DOUGLAS SCOTT LATTER,	)
Defendants.	)
	_ )
	) 4.05CV2040
PHILLIP M, KELLY, as Trustee of	) 4:05CV3040
the bankruptcy estate of DENNIS R.	)
DAMROW, together with	)
SHERRY DAMROW, as their	)
interests may be established,	)
Plaintiffs,	)
VS.	) )
	)
FIRST NATIONAL BANK OF	) MEMORANDUM
HOLDREGE, KENNETH	) AND ORDER
SLOMINSKY, ERIC TITUS,	)
RONALD STERR, TIM WIEBE,	)
JEANETTE HARDEN, KIRK	)
RILEY, MARK UTTER, and	)
DOUGLAS SCOTT LATTER,	)
Defendants.	) )
	_ )

DONALD DAMROW,	) 4:05CV3041
Plaintiff,	)
VS.	)
FIRST NATIONAL BANK OF HOLDREGE, KENNETH SLOMINSKY, ERIC TITUS, RONALD STERR, TIM WIEBE, JEANETTE HARDEN, KIRK RILEY, MARK UTTER, and DOUGLAS SCOTT LATTER,	) MEMORANDUM ) AND ORDER ) ) ) ) )
Defendants.	) ) )
MARTIN DAMROW,	4:05CV3042
Plaintiff,	)
VS.	)
FIRST NATIONAL BANK OF HOLDREGE, KENNETH SLOMINSKY, ERIC TITUS, RONALD STERR, TIM WIEBE, JEANETTE HARDEN, KIRK RILEY, MARK UTTER, and DOUGLAS SCOTT LATTER,	) )
Defendants.	)

DAMROW and DAMROW, a	) 4:05CV3043
General Partnership,	)
	)
Plaintiff,	)
	)
VS.	)
	)
FIRST NATIONAL BANK OF	) MEMORANDUM
HOLDREGE, KENNETH	) AND ORDER
SLOMINSKY, ERIC TITUS,	)
RONALD STERR, TIM WIEBE,	)
JEANETTE HARDEN, KIRK	)
RILEY, MARK UTTER, and	)
DOUGLAS SCOTT LATTER,	)
Defendants.	)
Defendants.	)
	)
DAMROW FARMS, a	) 4:05CV3044
General Partnership,	)
	)
Plaintiff,	)
VS.	)
FIRST NATIONAL BANK OF	) MEMORANDUM
HOLDREGE, KENNETH	) AND ORDER
SLOMINSKY, ERIC TITUS,	)
RONALD STERR, TIM WIEBE,	)
JEANETTE HARDEN, KIRK	)
RILEY, MARK UTTER, and	)
DOUGLAS SCOTT LATTER,	)
	)
Defendants.	)
	)

In the opinions I issued in these cases last Friday, I mistakenly stated that I was dismissing the "unjust enrichment" claims for failure to comply with Rule 41(b) as well as for failure to state a claim under Rule 12(b)(6). (See pages four and twenty-two of the opinions.) That was erroneous. I dismissed the "unjust enrichment" claims solely because they failed to state a claim under Rule 12(b)(6). (See pages 4, 13, 14 and 22 of the opinions.) I apologize for this error and the resulting confusion. Therefore,

IT IS ORDERED that the opinions (filing 44 in 4:05CV3039; filing 46 in 4:05CV3040; filing 41 in 4:05CV3041; filing 40 in 4:05CV3042; filing 43 in 4:05CV3043; and filing 45 in 4:05CV3044) in these cases are amended to make clear that the "unjust enrichment" claims are dismissed solely for failure to state a claim under Rule 12 (b)(6). The Clerk is directed to modify the docket entry for each of the opinions accordingly. Amended judgments will not be filed. <sup>1</sup>

February 6, 2006.

BY THE COURT:

s/Richard G. Kopf
United States District Judge

<sup>&</sup>lt;sup>1</sup>The judgments filed in this case do not states the specific reasons for their entry and thus no amendment need be made to them.